PROOF

STATE OF IOWA

House Journal

MONDAY, MARCH 19, 2018

Produced daily by the State of Iowa during the sessions of the General Assembly. (The official bound copy will be available after a reasonable time upon adjournment.)

JOURNAL OF THE HOUSE

Seventy-first Calendar Day - Forty-eighth Session Day

Hall of the House of Representatives Des Moines, Iowa, Monday, March 19, 2018

The House met pursuant to adjournment at 1:05 p.m., Speaker Upmeyer in the chair.

Prayer was offered by Pastor Dan Hanson, St. Paul Lutheran Church, Hampton. He was the guest of Speaker Upmeyer.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Tamara Tjeerdsma, Vice Principal at Jordan Creek Elementary School in West Des Moines, first grade teacher Judy Card and her students, including Cooper Upmeyer-Evers, grandson of Speaker Upmeyer. They were the guests of Speaker Upmeyer.

The Journal of Friday, March 16, 2018, was approved.

The House stood at ease at 1:10 p.m., until the fall of the gavel.

The House resumed session at 3:43 p.m., Holt of Crawford in the chair.

CONSIDERATION OF BILLS Unfinished Business Calendar

<u>House File 2368</u>, a bill for an act regulating veterans' benefit services and related events, by requiring certain disclosures and making penalties applicable, was taken up for consideration.

Baxter of Hancock asked and received unanimous consent to withdraw amendment <u>H-8055</u> filed by him on February 20, 2018.

SENATE FILE 2200 SUBSTITUTED FOR HOUSE FILE 2368

Baxter of Hancock asked and received unanimous consent to substitute Senate File 2200 for House File 2368.

<u>Senate File 2200</u>, a bill for an act regulating veterans' benefit services and related events, by requiring certain disclosures and making penalties applicable, was taken up for consideration.

Baxter of Hancock offered amendment $\underline{\text{H-8215}}$ filed by him and moved its adoption.

Amendment H-8215 was adopted.

Baxter of Hancock moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 2200)

The ayes were, 96:

Abdul-Samad Anderson Bacon Baudler Baxter Bennett Bergan Best Bloomingdale Bossman Breckenridge Brown-Powers Carlson Cohoon Cownie Deyoe Dolecheck Fisher Forbes Finkenauer Gaines Gaskill Gassman Fry Grassley Gustafson Hagenow Hager Hall Hanusa Heartsill Heaton Heddens Hein Highfill Hinson Holz Hunter Huseman Isenhart Jacobsen Jacoby Jones Kacena Kearns Kerr Klein Koester Kurth Kressig Landon Lensing Lundgren Mascher McConkey McKean Meyer Miller, H. Miller, P. Mohr Mommsen Nielsen Nunn Moore Oldson Olson Ourth Paustian Pettengill Prichard Rizer Rogers Running-Marquardt Salmon Sexton Sheets Sieck Smith, M. Smith, R. Staed Thede Steckman Taylor, R. Taylor, T. Wessel-Kroeschell Upmeyer, Spkr. Vander Linden Watts Wheeler Wills Winckler Windschitl Wolfe Worthan Zumbach Holt. Presiding

The nays were, none.

Absent or not voting, 4:

Baltimore Bearinger Kaufmann Maxwell

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

<u>House File 2471</u>, a bill for an act concerning the department of veterans affairs relating to membership on the commission of veterans affairs and expenditures from the veterans trust fund, was taken up for consideration.

SENATE FILE 2366 SUBSTITUTED FOR HOUSE FILE 2471

Worthan of Buena Vista asked and received unanimous consent to substitute Senate File 2366 for House File 2471.

Senate File 2366, a bill for an act concerning the department of veterans affairs relating to membership on the commission of veterans affairs and expenditures from the veterans trust fund, was taken up for consideration.

Worthan of Buena Vista moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 2366)

The ayes were, 96:

| Abdul-Samad | Anderson | Bacon | Baudler |
|-------------------|------------|--------------|--------------|
| Baxter | Bennett | Bergan | Best |
| Bloomingdale | Bossman | Breckenridge | Brown-Powers |
| Carlson | Cohoon | Cownie | Deyoe |
| Dolecheck | Finkenauer | Fisher | Forbes |
| Fry | Gaines | Gaskill | Gassman |
| Grassley | Gustafson | Hagenow | Hager |
| Hall | Hanusa | Heartsill | Heaton |
| Heddens | Hein | Highfill | Hinson |
| Holz | Hunter | Huseman | Isenhart |
| Jacobsen | Jacoby | Jones | Kacena |
| Kearns | Kerr | Klein | Koester |
| Kressig | Kurth | Landon | Lensing |
| Lundgren | Mascher | McConkey | McKean |
| Meyer | Miller, H. | Miller, P. | Mohr |
| Mommsen | Moore | Nielsen | Nunn |
| Oldson | Olson | Ourth | Paustian |
| Pettengill | Prichard | Rizer | Rogers |
| Running-Marquardt | Salmon | Sexton | Sheets |
| Sieck | Smith, M. | Smith, R. | Staed |
| | | | |

Steckman Taylor, R. Taylor, T. Thede

Upmeyer, Spkr. Vander Linden Watts Wessel-Kroeschell Wheeler Wills Winckler Windschitl Wolfe Worthan Zumbach Holt,
Presiding

The nays were, none.

Absent or not voting, 4:

Baltimore Bearinger Kaufmann Maxwell

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Regular Calendar

Senate File 2271, a bill for an act relating to motor carriers, and making penalties applicable, with report of committee recommending passage, was taken up for consideration.

Landon of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Bacon

Baudler

On the question "Shall the bill pass?" (S.F. 2271)

Anderson

The ayes were, 96:

Abdul-Samad

Baxter Bennett Bergan Best Bloomingdale Bossman Breckenridge **Brown-Powers** Carlson Cohoon Cownie Deyoe Finkenauer Dolecheck Fisher Forbes Gaskill Fry Gaines Gassman Grassley Gustafson Hagenow Hager Hall Hanusa Heartsill Heaton Highfill Heddens Hein Hinson Holz Hunter Huseman Isenhart Jacobsen Jacoby Jones Kacena Kearns Kerr Klein Koester Kressig Kurth Landon Lensing Lundgren Mascher McConkey McKean MohrMiller, P. Meyer Miller, H. Mommsen Nielsen Nunn Moore Oldson Olson Ourth Paustian Pettengill Prichard Rizer Rogers Running-Marquardt Salmon Sexton Sheets

Sieck Smith, M. Smith, R. Staed Steckman Taylor, R. Taylor, T. Thede

The nays were, none.

Absent or not voting, 4:

Baltimore Bearinger Kaufmann Maxwell

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 2323, a bill for an act relating to prohibitions and disclosure requirements concerning outside employment or activities requiring registration as a foreign agent and making penalties applicable, with report of committee recommending passage, was taken up for consideration.

Koester of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 2323)

The ayes were, 96:

Abdul-Samad Anderson Bacon Baudler Baxter Bennett Bergan Best Bloomingdale Bossman Breckenridge Brown-Powers Carlson Cohoon Cownie Deyoe Dolecheck Forbes Finkenauer Fisher Gaskill Gassman Fry Gaines Grassley Gustafson Hagenow Hager Hall Hanusa Heartsill Heaton Heddens Hein Highfill Hinson Holz Hunter Huseman Isenhart Jacoby Jacobsen Jones Kacena Kearns Kerr Klein Koester Kressig Kurth Landon Lensing Lundgren McConkey McKean Mascher Meyer Miller, H. Miller, P. Mohr Mommsen Moore Nielsen Nunn Oldson Olson Ourth Paustian Pettengill Prichard Rizer Rogers

Running-Marquardt Salmon Sexton Sheets
Sieck Smith, M. Smith, R. Staed
Steckman Taylor, R. Taylor, T. Thede
Upmeyer, Spkr. Vander Linden Watts Wessel

Upmeyer, Spkr. Vander Linden Watts Wessel-Kroeschell Wheeler Wills Winckler Windschitl Wolfe Worthan Zumbach Holt,
Presiding

The nays were, none.

Absent or not voting, 4:

Baltimore Bearinger Kaufmann Maxwell

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

<u>Senate File 2231</u>, a bill for an act relating to carrying weapons and operating or riding a snowmobile or all-terrain vehicle while carrying a loaded firearm, with report of committee recommending passage, was taken up for consideration.

Wills of Dickinson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 2231)

The ayes were, 84:

Bacon Baudler Baxter Bennett Bergan Best Bloomingdale Bossman Breckenridge Brown-Powers Carlson Cohoon Cownie Deyoe Dolecheck Finkenauer Fisher Forbes Fry Gaskill Gassman Grassley Gustafson Hagenow Hager Hall Hanusa Heartsill Highfill Hinson Heaton Hein Huseman Isenhart Jacobsen Holz Jacoby Jones Kacena Kearns Klein Koester Kressig Kerr Landon Lundgren McConkey McKean Meyer Miller, H. Miller, P. Mohr Mommsen Moore Nielsen Nunn Pettengill Olson Ourth Paustian Prichard Rizer Rogers Running-Marquardt Salmon Sexton Sheets Sieck Smith, R. Smith, M. Steckman Taylor, R.

Taylor, T. Thede Upmeyer, Spkr. Vander Linden Watts Wheeler Wills Windschitl Wolfe Worthan Zumbach Holt,
Presiding

The nays were, 12:

Abdul-Samad Anderson Gaines Heddens Hunter Kurth Lensing Mascher Oldson Staed Wessel-Kroeschell Winckler

Absent or not voting, 4:

Baltimore Bearinger Kaufmann Maxwell

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker Upmeyer in the chair at 4:07 p.m.

Unfinished Business Calendar

House Joint Resolution 2009, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the right of the people to keep and bear arms, was taken up for consideration.

House Joint Resolution 2009, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the right of the people to keep and bear arms.

BE IT RESOLVED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. The following amendment to the Constitution of the State of Iowa is proposed:

Article I of the Constitution of the State of Iowa is amended by adding the following new section:

Right to keep and bear arms. SEC. 1A. The right of the people to keep and bear arms shall not be infringed. The sovereign state of Iowa affirms and recognizes this right to be a fundamental individual right. Any and all restrictions of this right shall be subject to strict scrutiny.

Sec. 2. REFERRAL AND PUBLICATION. The foregoing proposed amendment to the Constitution of the State of Iowa is referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three consecutive months previous to the date of that election as provided by law.

EXPLANATION

The inclusion of this explanation does not constitute agreement with the explanation's substance by the members of the general assembly.

This joint resolution proposes an amendment to the Constitution of the State of Iowa providing that the right of the people to keep and bear arms shall not be infringed. The sovereign state of Iowa affirms and recognizes this right to be a fundamental individual right. Any and all restrictions of this right shall be subject to strict scrutiny.

The joint resolution, if adopted, would be referred to the next general assembly for adoption a second time before being submitted to the electorate for ratification.

Hunter of Polk asked and received unanimous consent that amendment H-8138 be deferred.

Wolfe of Clinton asked and received unanimous consent to withdraw amendment <u>H–8270</u> filed by her on March 16, 2018, placing out of order amendment <u>H–8282</u>, to amendment <u>H–8270</u>, filed by Wolfe of Clinton from the floor.

Wolfe of Clinton asked and received unanimous consent to withdraw amendment <u>H–8274</u> filed by her on March 16, 2018, placing out of order amendment <u>H–8281</u>, to amendment <u>H–8274</u>, filed by Wolfe of Clinton from the floor.

M. Smith of Marshall rose on a point of order.

The Speaker resolved the point of order.

Wolfe of Clinton offered amendment <u>H-8278</u> filed by her.

Wolfe of Clinton offered amendment <u>H–8280</u>, to amendment <u>H–8278</u>, filed by her and moved its adoption.

Amendment H-8280, to amendment H-8278, was adopted.

Wills of Dickinson rose on a point of order under Rule 10, decorum in debate.

The point of order was withdrawn.

Wolfe of Clinton moved the adoption of amendment $\underline{H-8278}$, as amended.

Roll call was requested by Wolfe of Clinton and Abdul-Samad of Polk.

On the question "Shall amendment $\underline{H-8278}$, as amended, be adopted?" ($\underline{H.J.R.~2009}$)

The ayes were, 42:

Abdul-Samad Anderson Bennett Breckenridge Brown-Powers Cohoon Finkenauer Forbes Gaines Gaskill Hall Heaton Heddens Hunter Isenhart Jacoby Kurth Kacena Kearns Kressig Lensing Mascher McConkey McKean Nielsen Meyer Miller, H. Miller, P. Oldson Olson Ourth Prichard Running-Marquardt Smith, M. Smith, R. Staed Taylor, T. Wessel-Kroeschell Steckman Thede Winckler Wolfe

The nays were, 54:

Bacon Baudler Baxter Bergan Carlson Blooming daleBossman BestDolecheck Fisher Cownie Deyoe Gustafson Fry Gassman Grassley Hager Hanusa Heartsill Hagenow Hein Highfill Hinson Holt Holz Huseman Jacobsen Jones Kerr Klein Koester Landon Lundgren Mohr Mommsen Moore Paustian Pettengill Rizer Nunn Rogers Salmon Sexton Sheets Sieck Taylor, R. Vander Linden Watts Windschitl Worthan Wheeler Wills Zumbach Speaker Upmeyer

Absent or not voting, 4:

Baltimore Bearinger Kaufmann Maxwell

Amendment H-8278, as amended, lost.

Mascher of Johnson offered amendment <u>H-8101</u> filed by her.

Windschitl of Harrison rose on a point of order that amendment $\underline{\text{H-8101}}$ was not germane.

The Speaker ruled the point well taken and amendment $\underline{H-8101}$ not germane.

Mascher of Johnson asked for unanimous consent to suspend the rules to consider amendment $\underline{H-8101}$.

Objection was raised.

Mascher of Johnson moved to suspend the rules to consider amendment $\underline{H-8101}$.

Roll call was requested by Mascher of Johnson and Hunter of Polk.

On the question "Shall the rules be suspended to consider amendment $\underline{\text{H-8101}}$?" (H.J.R. 2009)

The ayes were, 40:

| Abdul-Samad | Anderson | Bennett | Breckenridge |
|--------------|-------------------|-------------------|--------------|
| Brown-Powers | Cohoon | Finkenauer | Forbes |
| Gaines | Gaskill | Hall | Heddens |
| Hunter | Isenhart | Jacoby | Kacena |
| Kearns | Kressig | Kurth | Lensing |
| Mascher | McConkey | Meyer | Miller, H. |
| Miller, P. | Nielsen | Oldson | Olson |
| Ourth | Prichard | Running-Marquardt | Smith, M. |
| Smith, R. | Staed | Steckman | Taylor, T. |
| Thede | Wessel-Kroeschell | Winckler | Wolfe |

The nays were, 56:

| Bacon Best Cownie Fry Hagenow Heaton Holt Jones Landon Mommsen Pettengill Sexton | Baudler Bloomingdale Deyoe Gassman Hager Hein Holz Kerr Lundgren Moore Rizer Sheets | Baxter Bossman Dolecheck Grassley Hanusa Highfill Huseman Klein McKean Nunn Rogers Sieck | Bergan Carlson Fisher Gustafson Heartsill Hinson Jacobsen Koester Mohr Paustian Salmon Taylor, R. |
|--|---|--|--|
| U | | U | |

Absent or not voting, 4:

Baltimore Bearinger Kaufmann Maxwell

The motion to suspend the rules lost.

Mascher of Johnson offered amendment <u>H-8105</u> filed by her.

Windschitl of Harrison rose on a point of order that amendment $\underline{\text{H-8105}}$ was not germane.

The Speaker ruled the point well taken and amendment $\underline{H-8105}$ not germane.

Mascher of Johnson asked for unanimous consent to suspend the rules to consider amendment $\underline{H-8105}$.

Objection was raised.

Mascher of Johnson moved to suspend the rules to consider amendment $\underline{H-8105}$.

Roll call was requested by Mascher of Johnson and Windschitl of Harrison.

On the question "Shall the rules be suspended to consider amendment $\underline{\text{H-8105}}$?" (H.J.R. 2009)

The ayes were, 40:

| Abdul-Samad | Anderson | Bennett | Breckenridge |
|--------------|-------------------|-------------------|--------------|
| Brown-Powers | Cohoon | Finkenauer | Forbes |
| Gaines | Gaskill | Hall | Heddens |
| Hunter | Isenhart | Jacoby | Kacena |
| Kearns | Kressig | Kurth | Lensing |
| Mascher | McConkey | Meyer | Miller, H. |
| Miller, P. | Nielsen | Oldson | Olson |
| Ourth | Prichard | Running-Marquardt | Smith, M. |
| Smith, R. | Staed | Steckman | Taylor, T. |
| Thede | Wessel-Kroeschell | Winckler | Wolfe |

The nays were, 56:

BaconBaudlerBaxterBerganBestBloomingdaleBossmanCarlsonCownieDeyoeDolecheckFisher

Gassman Grassley Gustafson FryHagenow Hager Hanusa Heartsill Highfill Hinson Heaton Hein Jacobsen Holt Holz Huseman Jones Kerr Klein Koester Landon Lundgren McKean Mohr Paustian Mommsen Moore Nunn Pettengill Rizer Rogers Salmon Taylor, R. Sexton Sheets Sieck Vander Linden Watts Wheeler Wills Windschitl Worthan Zumbach Speaker Upmeyer

Absent or not voting, 4:

Baltimore Bearinger Kaufmann Maxwell

The motion to suspend the rules lost.

Meyer of Polk asked and received unanimous consent to withdraw amendment H–8051 filed by him on February 19, 2018.

Mascher of Johnson asked and received unanimous consent to withdraw amendment <u>H-8062</u> filed by her on February 21, 2018.

Mascher of Johnson asked and received unanimous consent to withdraw amendment H-8063 filed by her on February 21, 2018.

Isenhart of Dubuque offered amendment <u>H–8275</u> filed by him.

Windschitl of Harrison rose on a point of order that amendment $\underline{\text{H-8275}}$ was not germane.

The Speaker ruled the point well taken and amendment $\underline{H-8275}$ not germane.

Isenhart of Dubuque asked for unanimous consent to suspend the rules to consider amendment H-8275.

Objection was raised.

Isenhart of Dubuque moved to suspend the rules to consider amendment H-8275.

Roll call was requested by Isenhart of Dubuque and Windschitl of Harrison.

On the question "Shall the rules be suspended to consider amendment H=8275?" (H.J.R. 2009)

The ayes were, 40:

Abdul-Samad Anderson Bennett Breckenridge Brown-Powers Cohoon Finkenauer Forbes Gaskill Heddens Gaines Hall Hunter Isenhart Jacoby Kacena Kearns Kressig Kurth Lensing Mascher McConkey Miller, H. Meyer Miller, P. Nielsen Oldson Olson Running-Marquardt Smith, M. Ourth Prichard Smith, R. Staed Steckman Taylor, T. Thede Wessel-Kroeschell Winckler Wolfe

The nays were, 55:

Bacon Baudler Baxter Bergan Carlson Best Bloomingdale Bossman Cownie Deyoe Dolecheck Fisher Grassley Gustafson FryGassman Hagenow Hager Hanusa Heartsill Highfill Heaton Hein Hinson Holz Jacobsen Holt Huseman Jones Kerr Klein Koester Lundgren Landon McKean Mohr Mommsen Moore Paustian Pettengill Rizer Rogers Salmon Sexton Vander Linden Sheets Sieck Taylor, R. Watts Wheeler Wills Windschitl Worthan Zumbach Speaker

Absent or not voting, 5:

Baltimore Bearinger Kaufmann Maxwell

Nunn

The motion to suspend the rules lost.

Hunter of Polk offered amendment <u>H-8138</u>, previously deferred.

Upmeyer

Pettengill of Benton rose on a point of order under Rule 10, decorum in debate.

The Speaker ruled the point well taken.

Hunter of Polk asked and received unanimous consent to withdraw amendment $\underline{H-8138}$ filed by him on February 27, 2018.

Wills of Dickinson in the chair at 5:59 p.m.

Pettengill of Benton rose on a point of order under Rule 10, decorum in debate.

The Speaker ruled the point well taken.

Windschitl of Harrison moved that the joint resolution be read a last time now and placed upon its adoption and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted and agreed to?" ($\underline{H.J.R.\ 2009}$)

The yeas were, 54:

| Bacon | Baudler | Baxter | Bergan |
|----------|--------------|----------------|---------------|
| Best | Bloomingdale | Bossman | Carlson |
| Cownie | Deyoe | Dolecheck | Fisher |
| Fry | Gassman | Grassley | Gustafson |
| Hagenow | Hager | Hanusa | Heartsill |
| Hein | Highfill | Hinson | Holt |
| Holz | Huseman | Jacobsen | Jones |
| Kerr | Klein | Koester | Landon |
| Lundgren | Mohr | Mommsen | Moore |
| Nunn | Paustian | Pettengill | Rizer |
| Rogers | Salmon | Sexton | Sheets |
| Sieck | Taylor, R. | Upmeyer, Spkr. | Vander Linden |
| Watts | Wheeler | Windschitl | Worthan |
| Zumbach | Wills, | | |
| | Presiding | | |

The nays were, 42:

| Abdul-Samad | Anderson | Bennett | Breckenridge |
|-------------------|------------|------------|--------------|
| Brown-Powers | Cohoon | Finkenauer | Forbes |
| Gaines | Gaskill | Hall | Heaton |
| Heddens | Hunter | Isenhart | Jacoby |
| Kacena | Kearns | Kressig | Kurth |
| Lensing | Mascher | McConkey | McKean |
| Meyer | Miller, H. | Miller, P. | Nielsen |
| Oldson | Olson | Ourth | Prichard |
| Running-Marquardt | Smith, M. | Smith, R. | Staed |

Steckman Taylor, T. Thede Wessel-Kroeschell

Winckler Wolfe

Absent or not voting, 4:

Baltimore Bearinger Kaufmann Maxwell

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House.

IMMEDIATE MESSAGES

Hagenow of Polk asked and received unanimous consent that the following bills be immediately messaged to the Senate: <u>House Joint Resolution 2009</u> and **Senate Files 2200, 2231, 2271, 2323** and **2366.**

HOUSE FILES WITHDRAWN

Hagenow of Polk asked and received unanimous consent to withdraw <u>House Joint Resolution 13</u> and House Files 2346, 2368 and 2471 from further consideration by the House.

LEAVE OF ABSENCE

Leave of absence was granted during voting as follows:

Baltimore of Boone Bearinger of Fayette
Kaufmann of Cedar Maxwell of Poweshiek

Nunn of Polk

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Madam Speaker: I am directed to inform your honorable body that the Senate has on March 19, 2018, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2125</u>, a bill for an act relating to probate by the distribution of decedent's property by affidavit, requiring certain affirmations in the affidavit, and including an applicability provision.

Also: That the Senate has on March 19, 2018, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2285</u>, a bill for an act relating to supplemental reimbursement for publicly owned or operated ground emergency medical transportation providers through the Medicaid program, and including effective date provisions.

Also: That the Senate has on March 19, 2018, passed the following bill in which the concurrence of the Senate was asked:

House File 2318, a bill for an act relating to redemption by certain persons of parcels sold at tax sale.

Also: That the Senate has on March 19, 2018, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2365</u>, a bill for an act relating to conservation and recreation policies and programs within the department of natural resources.

Also: That the Senate has on March 19, 2018, amended and passed the following bill in which the concurrence of the House is asked:

House File 2407, a bill for an act relating to the application of pesticides into lakes, and providing penalties.

Also: That the Senate has on March 19, 2018, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2422</u>, a bill for an act providing for the management of weeds, including noxious weeds, and making penalties applicable.

Also: That the Senate has on March 19, 2018, passed the following bill in which the concurrence of the Senate was asked:

House File 2458, a bill for an act creating a future ready Iowa Act to strengthen workforce development by establishing a registered apprenticeship development program, a volunteer mentoring program, a summer youth intern program, summer postsecondary courses for high school students that are aligned with high-demand career pathways, an employer innovation fund, and future ready Iowa skilled workforce scholarship and grant programs and funds, and including effective date provisions.

W. CHARLES SMITHSON, Secretary

BILL ENROLLED, SIGNED AND SENT TO GOVERNOR

The Chief Clerk of the House submitted the following report:

Madam Speaker: The Chief Clerk of the House respectfully reports that the following bill has been examined and found correctly enrolled, signed by the Speaker of the House and the President of the Senate, and presented to the Governor for approval on this 19th day of March, 2018: <u>House File 2417</u>.

CARMINE BOAL Chief Clerk of the House

SPONSORS ADDED

Amendment <u>H-8280</u> to <u>H-8278</u> (<u>H.J.R. 2009</u>)

M. Smith of Marshall T. Taylor of Linn Ourth of Warren Kearns of Lee Bennett of Linn Anderson of Polk Steckman of Cerro Gordo P. Miller of Jefferson Mascher of Johnson Jacoby of Johnson Nielsen of Johnson Abdul-Samad of Polk Isenhart of Dubuque Kacena of Woodbury Hall of Woodbury Breckenridge of Jasper Gaskill of Wapello Prichard of Floyd Cohoon of Des Moines Winckler of Scott Lensing of Johnson Kurth of Scott Thede of Scott H. Miller of Webster

Forbes of Polk McConkey of Pottawattamie

Wessel-Kroeschell of Story Heddens of Story

Olson of Polk Brown-Powers of Black Hawk

Staed of Linn Gaines of Polk

Kressig of Black Hawk R. Smith of Black Hawk

AMENDMENTS FILED

| H - 8280 | H.J.R. | 2009 | Wolfe of Clinton |
|----------|--------|------|------------------------|
| H-8281 | H.J.R. | 2009 | Wolfe of Clinton |
| H - 8282 | H.J.R. | 2009 | Wolfe of Clinton |
| H - 8283 | S.F. | 2364 | Breckenridge of Jasper |
| H - 8284 | S.F. | 2364 | Winckler of Scott |
| | | | Kurth of Scott |
| | | | Thede of Scott |
| H - 8285 | S.F. | 2349 | Oldson of Polk |
| H - 8286 | H.F. | 2407 | Senate amendment |
| H - 8287 | S.F. | 2364 | Staed of Linn |
| H - 8288 | S.F. | 2349 | Landon of Polk |

On motion by Hagenow of Polk, the House adjourned at 7:16 p.m., until 8:30 a.m., Tuesday, March 20, 2018.